

## UNITED STATES DEPARTMENT OF COMMERCE Patient and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231 -2:-

Serial Number: 08/064,945

| SERIAL NUMBER               |  | FIRST NAMED INVENT  | OR                                 | ATTORNEY DOCKET NO.               |
|-----------------------------|--|---|------------------------------------|-----------------------------------|
| Art Unit:                   | 2405   |   |                                    |                                   |
| • '                         |  |   |                                    | DECO 120002                       |
| 08/064,945                  | 05/20/93                                     | BARBERG   | . <u>D</u>                         | B560.120002                       |
| a mili                      |  |   | NGUMEN.                            | EXAMINER                          |
| 1. This                     | application                                  | n contains claims di<br>E4M1/0207   | reatea wer neataer.                | 101104: Ud                        |
| BANK DE FO F. 10            | A TODA TON                                   | species of the claim  | ART UNIT                           | PAPER NUMBER                      |
| KINNEY & L                  | •  | species of the crain  | ma invencion.                      | 6                                 |
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|                             | AVENUE SOL                                   | ITH   | 2405                               |                                   |
|                             | RS. 3MN 55415                                |   | DATE MAILED:                       |                                   |
|                             |  |   |                                    | 02/07/94                          |
| This is a communication     | n from the examiner in                       | charge of your application; 5 11, 5   | C. § 121 to el                     | ect a                             |
| COMMISSIONER OF             | PATENTS AND THAD                             | EMARKS  |                                    |                                   |
| single di                   | salosed spe                                  | cies for prosecution  | on the merits                      | to which                          |
| /                           |  |   |                                    | •                                 |
|                             | s shall be                                   | restricted if no gen  | eric claim is                      |                                   |
| This application ha         | s been examined                              | Responsive to communication filed   | on                                 | This action is made final.        |
| Neig to be                  | e lilovadie<br>ededformenenete               | Currently, no cla   | it is generio.                     | and the plate of this latter.     |
| Failure to reenand withi    | in the nerind for recnor                     | ize Aljficanse the abblication to pecolie   | shandoned v35 LIS.C -133.          | on the date of this letter.       |
| Tempo to respective finding | ingo oo idaa dahii<br>inga balloo Idaa abbid | be militare historia of the an  | Signification for the state of the | lrement                           |
| Part THE FOLLOW             | ING ATTACHMENT(S                             | ARE PART OF THIS ACTION - SP  | decres that is                     | erected                           |
| consonant.                  | with them in                                 | eluding and laine a   | astring of arr                     | CIGINS                            |
| 1. Notice of Re             | terences Cited by Exa                        | cluding any claims a<br>miner PTO 892<br>in 18 allowable or ch<br>points Ive unless accom<br>ing Changes, PTO-1474. | Notice of Draftsman's P            | atent Drawing Review, PTO-948.    |
| 3. Notice of Ar             | Cited by Applicant, P                        | O-1449 ve unlass accom  | Notice of informal Pater           | t-Application, PTO-152.           |
| 5. Information              | on How to Effect Draw                        | ing Changes, PTO-1474. 6.   | D'inted by do e                    |                                   |
| Ilman                       | the allowa                                   | nce of a denomin ola  | in annlicant                       | will be                           |
| Part II SUMMARY O           | FACTION                                      | ation of claims to a  | dditional spec                     | ies which                         |
| . raze writte               | Bri History                                  | ent form or otherwi   | se include all                     | the                               |
| 1. V Claims                 | 18 0 31                                      | ent form or otherwi   | as provided ov                     | _ are pending in the application. |
| \$ 1. 1A.L.                 | 11,4131.13                                   | ero added after the   | election, appl                     | Gaci must                         |
| indicate                    | which are r                                  | ero added after the   | cted species.                      | windrawn from consideration.      |
| E 209 02:                   | A 1  |   |                                    |                                   |
| 5000.                       | រប់ កំពុងសេសសា                               | t traverse on the gr  | ours that the                      | species are                       |
| 3. Doctains ten             | tabir distr                                  | nac, applicant shoul  | d submit evide                     | n cre allowed.                    |
| <pre>}dentily</pre>         | such eviden                                  | ce now or record who  | wing the speci                     | es to be                          |
| 4. Ocialms 5 V              | arients or                                   | clearly admit on the  | reword that t                      | h are rejected 11.e               |
|                             |  | tance. It the examin  |                                    |                                   |
|                             |  | ole over the riot o   |                                    |                                   |
| 6. M. Claims inv            | 11 14 DE 115 P.                              | i in a rejection or h   |                                    |                                   |
| 6. Leaf Claims 1700         | (A.F. 3.1.3 C3. 31.1                         |   | are subject to restrict            | on or election requirement.       |
| 7. This application         | n has been filed with in                     | formal drawings under 37 C.F.R., 1.85 w   | hich are acceptable for exam       | nination purposes                 |
|                             | en a right dans days an                      | T. OTTE, MARKET LESS LESS LESSON ALS  | TAGE OF WILL AN                    | TENGERH-OH                        |
| 8. Formal drawing           | gs are required in resp                      | onse to this Office action.   | :                                  |                                   |
| . 🗆                         |  |   |                                    |                                   |
| 9. Li The corrected of      | or substitute drawings                       | have been received on   |                                    | C.F.R. 1.84 these drawings        |
| - are Claccebra             | ibie; 🖭 not acceptable                       | (see explanation of Notice of Dransma   | ns Patent-Drawing Neview, i        | 10-948).                          |
| 10. The proposed            | additional or substitute                     | sheet(s) of drawings, filed on  | has (have) been                    | approved by the                   |
|                             |  | aminer (see explanation).   | (                                  | ·                                 |
| _                           | • **   |   |                                    |                                   |
| 11. The proposed of         | drawing correction, file                     | d, has been   | approved; disapproved              | i (see explanation).              |
|                             |  |   |                                    |                                   |
|                             |  | m for priority under 35 U.S.C. 119. The rial no; filed on   |                                    | received Li not been received     |
|                             | parent application, se                       | naino, nieu on  | •                                  |                                   |
| 13. Since this appli        | cation apppears to be                        | in condition for allowance except for for   | mal matters, prosecution as t      | o the merits is closed in         |
|                             |  | c parte Quayle, 1935 C.D. 11; 453 O.G.  |                                    |                                   |
|                             |  |   | •                                  |                                   |
| 14. Other                   | ,**  | ,   |                                    | 1                                 |
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|                             |  | Į.  | 10                                 |                                   |
| ė                           |  | EXAMINER'S ACTION   | Dain                               |                                   |
| PTOL-326 (HeV. 2/93)        | Article of the second                        |   |                                    | ,                                 |
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1. This application contains claims directed to the following patentably distinct species of the claimed invention:

I. Figs 5-6 and

II. Fig. 7.

Applicant is required under 35 U.S.C. § 121 to elect a single disclosed species for prosecution on the merits to which the claims shall be restricted if no generic claim is finally held to be allowable. Currently, no claim is generic.

Applicant is advised that a response to this requirement must include an identification of the species that is elected consonant with this requirement, and a listing of all claims readable thereon, including any claims subsequently added. An argument that a claim is allowable or that all claims are generic is considered nonresponsive unless accompanied by an election.

Upon the allowance of a generic claim, applicant will be entitled to consideration of claims to additional species which are written in dependent form or otherwise include all the limitations of an allowed generic claim as provided by 37 C.F.R. § 1.141. If claims are added after the election, applicant must indicate which are readable upon the elected species. M.P.E.P. § 809.02(a).

Should applicant traverse on the ground that the species are not patentably distinct, applicant should submit evidence or identify such evidence now of record showing the species to be obvious variants or clearly admit on the record that this is the case. In either instance, if the examiner finds one of the inventions unpatentable over the prior art, the evidence or admission may be used in a rejection under 35 U.S.C. § 103 of the other invention.

2. A telephone call was made to the office of Mr. Fairbairn on February 4, 1994 to request an oral election to the above restriction requirement, but did not result in an election being made.

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Applicant is advised that the response to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to John Nguyen whose telephone number is (703) 308-2689.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 308-0771.

John Q. Nguyen

Patent Examiner

Group 240

JN '

February 4, 1994